

1. Docket Number/Final Issuing Authority CR-0000029-04		2. Common Pleas Case Number 1898 CA 2004		3. State Identification Number OTN H 849899-1	
4. Final Issuing Authority/To be completed by Final Issuing Authority ALAN G. NAYLOR				5. Transferred from Initial Issuing Authority DISTRICT NO. 19 2 04	
6. Name and Address (Last Name First) DIEHL, MATTHEW S. 817 CEDAR VILLAGE DR YORK, PA 17402				7. Date of Transfer 8. Docket No. of Initial Issuing Authority CR-0000029-04	
9. Affiant Who Signed Complaint (Name and Address) SGT. DAVID STEFFEN NORTHERN YORK CO. REG. PD 1445 E. CANAL ROAD DOVER, PA 17315				10. Date of Birth MM DD YY 01 05 82	
11. Sex M		12. Race W		13. Operator License Number 25932263	
14. State PA		15. ORI PA0671500		16. OCA NY30	
17. Badge Number/Officer I.D. NY30		18. Date of Arrest MM DD YY 01 22 04		19. Date Complaint Filed or Citation Issued MM DD YY 01 22 04	
20. Summons Date Issued MM DD YY 01 22 04		21. Warrant MM DD YY 01 22 04		22. Summons Returned MM DD YY 01 22 04	
23. Preliminary Arraignment MM DD YY 01 22 04		24. Time 11:00A		25. Date Waived to Court MM DD YY	
26. Prelim. Hear./Sum. Trial 04 02 04		27. Address of Preliminary Hearing/Summary Trial		32. Date Set For Preliminary Hearing MM DD YY	
33. C O N T.		28. Description of Charges		29. Offense Date MM DD YY	
30. Section and Subsection		31. Disposition		32. Date Set For Preliminary Hearing MM DD YY	
33. C O N T.		34. Advised of His Right to Apply for Assignment of Counsel? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No		35. Public Defender Requested by the Defendant? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
36. Application Provided for Appointment of Public Defender? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		37. In cases where so required, I the within named Issuing Authority, did make a reasonable effort to settle the difference between the Defendant and the Complainant on:		38. Codefendant(s) Name	
39. OTN		38. Codefendant(s) Name		39. OTN	
40. Enter 'C' for witness for Complainant- Enter 'D' for Witness for Defendant		41. Witnesses Names and Addresses and Names and Addresses of persons (not more than 2), Defendant wishes to be Notified for trial		42. Sworn	
43. Testified		44. Defense Persons to be notified		45. Commonwealth DISTRICT ATTORNEY, 28 E MARKET ST. YORK, PA 17401	
46. Complainant		47. Defendant GOVER, ATTY. MATTHEW R. 2411 N. FRONT ST., NEALON & GOVER HARRISBURG, PA 17110		48. I.D. No.	
49. Date of Decision MM DD YY		50. Fines Amount \$.00		51. Costs .00	
52. Judgment of Sentence		53. Type		54. Amount \$	
55. Date Set MM DD YY		56. Date Bait Posted MM DD YY		57. Type	
58. Amount \$		59. Date Set MM DD YY		60. Date Bait Posted MM DD YY	
61. If Committed Date 01 22 04		62. Code C		63. Place of Commitment YORK COUNTY PRISON YORK	

COPY: CLERK OF COURTS



64. Date Transcript Sent to Court
MM DD YY
04 02 04

Certified this **2ND** day of **APRIL** 2004

My commission expires first Monday of January, 2010

I, the above named Issuing Authority certify that this Transcript is a true and correct Transcript of the Docket.

DATE PRINTED: 4/02/04 12:05:18 PM

COUNTY OF: YorkPOLICE
CRIMINAL COMPLAINTMagisterial District Number: 19-2-04District Justice Name: Hon. Alan G. NaylorAddress: 3202 Farm Trail Road
York, PA 17402Telephone: (717) 767-5700

COMMONWEALTH OF PENNSYLVANIA

VS.

DEFENDANT:

NAME and ADDRESS

Matthew K. Diehl
817 Cedar Village Drive
York, PA 17402
(000) 000-0000

Docket No.: CR-0000029-04Date Filed: JANUARY 22, 2004OTN: H 849899-1

Defendant's Race/Ethnicity <input checked="" type="checkbox"/> White <input type="checkbox"/> Asian <input type="checkbox"/> Black <input type="checkbox"/> Female <input type="checkbox"/> Hispanic <input type="checkbox"/> Native America <input type="checkbox"/> Unknown <input checked="" type="checkbox"/> Male	Defendant's Sex <input type="checkbox"/> Female <input checked="" type="checkbox"/> Male	Defendant's D.O.B. <u>04/03/1961</u> XXXXXXXXXX	Defendant's Social Security Number <u>189-64-3848</u> XXXXXXXXXX	Defendant's SID
Defendant's A.K.A. <u>N/A</u>	Defendant's Vehicle Information: Plate Number <u>N/A</u> State <u>NA</u> Registration Sticker(MM/YY) <u>00/00</u>		Defendant's Driver's License Number State <u>PA</u> <u>25932263</u>	
Complaint/Incident Number <u>0325511</u>	Complaint/Incident Numbers if other Participants <u>None</u>			UCR/NIBRS Code

District Attorney's Office ☒ Approved ☐ Disapproved because: _____

(The district attorney may require that the complaint, arrest warrant affidavit, or both be approved by the attorney for the Commonwealth prior to filing Pa.R.Cr.P. 107.)

J. Boyles

(Name of Attorney for Commonwealth - Please Print or Type)

(Signature of Attorney for Commonwealth)

(Date)

I, Sgt. David Steffen

(Name of Affiant - Please Print or Type)

30

(Officer Badge Number/I.D.)

of Northern York County Regional Police

(Identify Department or Agency Represented and Political Subdivision)

PA0671500

(Police Agency ORI Number)

0325511

(Originating Agency Case Number (OCA))

do hereby state: (check the appropriate box)

1. ☒ I accuse the above named defendant who lives at the address set forth above☐ I accuse the defendant whose name is unknown to me but who is described as _____☐ I accuse the defendant whose name and popular designation or nickname is unknown to me and whom I have therefore designated as John Doewith violating the penal laws of the Commonwealth of Pennsylvania at address identified as 817 Cedar Village Drive
in Manchester Township
(Place-Political Subdivision)in York County on or about 08-01-2003 to 12-31-2003

Participants were: (if there were participants, place their names here, repeating the name of above defendant)

Matthew K. Diehl

2. The acts committed by the accused were:

(Set forth a summary of the facts sufficient to advise the defendant of the nature of the offense charged. A citation to the statute allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section and subsection of the statute or ordinance allegedly violated.)

RAPE, T18 PA CSA 3121(a)(1) - Three Counts - Felony of the first degree

IN THAT, on or about said date, THE DEFENDANT did engage in sexual intercourse with _____ by forcible compulsion, in violation of Section 3121(a)(1) (c) of the PA Crimes Code, Rape (18 P.S. 3121(a)(1) - Felony 1st) - Please refer to subsection (c) RAPE OF A CHILD - for enhancement provisions.

Defendant Name: Matthew K. Diehl

Docket Number: CR-0000029-04



POLICE
CRIMINAL COMPLAINT

Comp./Inc. No. 0325511

Statutory sexual assault, T18 PA CSA 3122 - Three (3) Counts - Graded as a felony of the second degree

IN THAT, on or about said date, THE DEFENDANT, did engage in sexual intercourse with [REDACTED] while said person being under the age of 16 years, four or more years younger and not being married to the actor, in violation of Section 3122.1 of the PA Crimes Code. (Felony 2nd degree)

Sexual assault, T18 PA CSA 3124.1 - Three (3) Counts - Graded as a felony of the second degree

IN THAT, on or about said date, THE DEFENDANT, did engage in sexual intercourse with [REDACTED] while said person being under the age of 16 years, four or more years younger and not being married to the actor, in violation of Section 3122.1 of the PA Crimes Code. (Felony 2nd degree)

Corruption of minors, T18 PA CSA 6301(a)(1) - Three (3) Counts - Graded as a felony of the second degree

IN THAT, on or about said date, THE DEFENDANT, being 18 years of age and upwards, did corrupt or tend to corrupt the morals of the [REDACTED] a minor under the age of 18 years, by (Rape & related sex offenses), or aided, abetted, enticed or encouraged a minor in the commission of a crime or knowingly assisted or encouraged such minor in violating his/her parole or court order, in violation of Section 6301(a)(1) of the PA Crimes Code. M-1

all of which were against the peace and dignity of the Commonwealth of Pennsylvania and contrary to the Act of Assembly, or in violation of

1. <u>3121</u> (Section)	<u>a 1 & c</u> (Sub-Section)	of the <u>PA Crimes Code</u> (PA Statute)	<u>3</u> (counts)
2. <u>3122.1</u> (Section)	<u></u> (Sub-Section)	of the <u>PA Crimes Code</u> (PA Statute)	<u>3</u> (counts)
3. <u>3124.1</u> (Section)	<u></u> (Sub-Section)	of the <u>PA Crimes Code</u> (PA Statute)	<u>3</u> (counts)
4. <u>6301</u> (Section)	<u>a 1</u> (Sub-Section)	of the <u>PA Crimes Code</u> (PA Statute)	<u>3</u> (counts)

3. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made. (In order for a warrant of arrest to issue, the attached affidavit of probable cause must be completed and sworn to before the issuing authority.
4. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 PA. C.S. § 4904) relating to unsworn falsification to authorities.

22 JANUARY, 2004

OK. MY WITNESS

(Signature of Affiant)

AND NOW, on this date JANUARY 22, 2004, I certify the complaint has been properly completed and verified. An affidavit of probable cause must be completed in order for a warrant to issue.

19-2-04

(Magisterial District)

[Signature]

(Issuing Authority)

SEAL

Defendant Name: Matthew K. Diehl

Docket Number: CR-0000029-04



POLICE
CRIMINAL COMPLAINT

Comp./Inc. No. 0325511

Involuntary deviate sexual intercourse, T18 PA CSA 3123 (c)- Three (3) Counts - Graded as a felony of the first degree

IN THAT, on or about said date the defendant did engage in oral sex upon a child under the age of 13, this child being identified as [REDACTED] in that the defendant is alleged to have performed oral sex by licking the vaginal area of the 4 year old with his tongue. Penetration was described by the child- victim.

Aggravated indecent assault, T18 PA CSA 3125 (b) - Three (3) Counts - Graded as a felony of the first degree

IN THAT, on or about said date the defendant did engage in penetration of the victims body by digital, genital and oral penetration. This with a victim identified as [REDACTED] This action was a violation pertaining to the Aggravated indecent assault of a child as described in PA CSA 3125 (b), as manifested under the requirements established by section 3125 (a)(1)(2)(3).

all of which were against the peace and dignity of the Commonwealth of Pennsylvania and contrary to the Act of Assembly, or in violation of

1. <u>3123</u> (Section)	<u>(c)</u> (Sub-Section)	of the <u>PA Crimes Code</u> (PA Statute)	<u>3</u> (counts)
2. <u>3125</u> (Section)	<u>(b)</u> (Sub-Section)	of the <u>PA Crimes Code</u> (PA Statute)	<u>3</u> (counts)
3. _____ (Section)	_____ (Sub-Section)	of the _____ (PA Statute)	_____ (counts)
4. _____ (Section)	_____ (Sub-Section)	of the _____ (PA Statute)	_____ (counts)

3. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made. (In order for a warrant of arrest to issue, the attached affidavit of probable cause must be completed and sworn to before the issuing authority.

4. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 PA. C.S. § 4904) relating to unsworn falsification to authorities.

Matthew K. Diehl, 20 04

[Signature]

(Signature of Affiant)

AND NOW, on this date JANUARY, 2004, I certify the complaint has been properly completed and verified. An affidavit of probable cause must be completed in order for a warrant to issue.

19-2-04

(Magisterial District)

[Signature]

(Issuing Authority)

SEAL